

14th August 1929]

Industries

Application for loan from Sri Lakshmi Mills under the State Aid to Industries Act.

* 402 Q.—Dr. B. S. MALLAYYA: Will the hon. the Minister for Development be pleased to state—

(a) whether it is a fact that Messrs. Ganapathi Nayak and Lakshmana Nayak of the Sri Lakshmi Mills, Kasaragod, have applied for a loan under the State Aid to Industries Act;

(b) what the amount of the loan applied for is;

(c) when the application reached the Government;

(d) whether the loan was granted; and

(e) if so, when?

A.—(a) Yes.

(b) Rs. 40,000.

(c) On 10th August 1929.

(d) & (e) Not yet.

[Note.—An asterisk (*) at the commencement of a speech indicates revision by the member.]

II

BUSINESS FOR THE NEXT MEETING OF THE COUNCIL.

* The hon. the PRESIDENT:—"I have to announce that, with regard to the question sent by Mr. Obi Reddi, the hon. the Leader of the House will make a statement after the lunch interval. Mr. Obi Reddi wants to know from the hon. the Leader of the House what business the Government wants to transact at the next meeting and what the probable period of the sitting will be."

11-15
a.m.

III

THE MADRAS SERVICES COMMISSION BILL.

Clause 12—cont.

The hon. the PRESIDENT:—"The Council will now resume discussion on clause 12 of the Madras Services Commission Bill."

* Mr. C. V. VENKATARAMANA AYYANGAR:—"Mr. President, I shall be very short, Sir. I was just saying that the hon. the Advocate-General, according to me, appeared once in his life to be supporting the arguments that we were adducing though not the conclusions. Our suggestion is that this clause is absolutely unnecessary. He said that this Commission should function, according to the Delegation Rules, subject to instructions generally given by the local Government, and that is exactly what we find as the indication of all the clauses passed by this House so long. Not only the Government is not bound to refer any particular question to the Commission, but also when a matter is reported upon by them, the Government is not bound to follow the whole or any portion of the advice so given. And what is more, it is very clear that clauses 9, 10 and 11 referred to in this clause 12 deal with the powers of the Commission only in any matters after they have been decided upon by the Government. It is only after the Government decides as to what appointments should be filled up by competition that the Commission begins to function in that matter; again, only after the Government fixes the number to be filled by selection, the Commission begins to function as a selecting body. I do not know why the Government after restricting